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STATE OF WASHINGTON
THURSTON COUNTY SUPERIOR COURT

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v.

Plaintiff,

GROCERY MANUFACTURERS ASSOCIATION,

Defendant.

NO.

13-2-02156-8

COMPLAINT FOR CIVIL 6-8

PENALTIES AND FOR

INJUNCTIVE RELIEF FOR

VIOLATIONS OF RCW 42.17A

I. NATURE OF ACTION

The State of Washington ("State") brings this action to enforce the state's campaign finance disclosure law, RCW 42.17A. The State alleges that Defendant Grocery Manufacturers Association ("GMA") violated provisions of RCW 42.17A by 1) soliciting and receiving contributions and making expenditures to oppose Initiative 522 without properly registering and reporting as a political committee, 2) failing to identify a treasurer for the political committee, 3) failing to identify a depository for funds collected by the political committee, and 4) concealing the true source of the contributions received and made by Defendant GMA. The State seeks relief under RCW 42.17A.750 and .765, including penalties, costs and fees, and injunctive relief.

voters in November 2013.

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8. The Legislature did not act on Initiative 522 within the time frames allotted by statute. The matter is now set on the November 5, 2013 General Election ballot.

Political Committees Supporting and Opposing Initiative 522

- 9. There are currently eight political committees registered with the PDC to support or oppose Initiative 522, seven supporting and one opposing.
- 10. The seven committees supporting Initiative 522 registered with the PDC on May 4, 2012 (Label It Now); August 6, 2012 (GMO Right to Know); February 11, 2013 (Yes on 522); February 20, 2013 (EWG Yes); March 20, 2013 (Organic Consumers Fund); June 19, 2013 (GMO Awareness); and September 10, 2013 (Farmers & Friends).
- 11. Currently, the one political committee registered to oppose Initiative 522 is No on 522, which registered with the PDC on January 15, 2013.

Grocery Manufacturers Association's Opposition to Mandatory Labeling

- 12. Following the 2012 defeat of a California ballot measure (Proposition 37) which was similar in purpose to Initiative 522, GMA staff and its Board of Directors ("GMA Board") began review and development of short- and long-term strategies to oppose mandatory labeling on products containing genetically engineered or modified organisms. GMA, its Board, and its members determined that a "long-term, thoughtful, strategically flexible approach" to product labeling issues was necessary at the local, state, and national levels.
- 13. In December 2012, following meetings of the GMA Government Affairs Council and GMA Board, the GMA Board directed GMA staff to conduct baseline polling in Washington State "to determine the viability of a campaign to defeat I-522." The GMA Board also directed GMA staff to "scope out a funding mechanism to address the GMO issue" "while better shielding individual companies from attack for providing funding." At the same time, the GMA Board directed GMA staff to prepare to oppose "efforts to require mandatory GMO labels: a. Fight Washington State Ballot Measure" and "begin preparations for a campaign, . . . to defeat I-522, the Washington State Ballot measure."

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- 14. In January 2013, GMA staff presented the GMA Board with options for addressing "GMO Labeling Post Prop 37." The GMA Board discussion included discussion of Initiative 522, an estimated cost for a campaign to defeat Initiative 522, and consideration of GMA members' "appetite to mount a campaign to defeat the Washington State Measure."
- 15. At its January 19, 2013 meeting, the GMA Board supported a "multipronged" approach to mandatory labeling issues and directed GMA staff to "oppose all state efforts" to impose mandatory labeling by engaging in a state-by-state campaign.
- 16. Also at its January 19, 2013 meeting, the GMA Board expressed a desire to plan for funding long-term GMA goals with "a preference for GMA to be the funder of such efforts, rather than individual companies."
- 17. In a February 18, 2013 memorandum to the GMA Board, GMA's Chief Executive Officer Pamela G. Bailey proposed a cost estimate for the multi-pronged approach to labeling issues, which included the cost to "fight Washington State Ballot Measure" in 2013. CEO Bailey also included in her memorandum the establishment of a separate GMA fund that would "allow for greater planning for the funds to combat current threats and better shield individual companies from attack that provide funding for specific efforts." The fund would allow GMA to be identified as the source of funding for efforts that included defeating Initiative 522.
- 18. GMA named the fund the "Defense of Brand Strategic Account" ("Account") and determined that it would be funded from an assessment to GMA members separate from their normal association dues. The Account would be segregated from other GMA funds. GMA expressed its intent that GMA's opposition to a mandatory labeling program would be paid for from the Account. GMA also originally set a three-year period for this program, running from 2013 through 2015. GMA anticipated a number of different actions would be taken regarding the mandatory labeling issue, including opposition to the pending Initiative 522.

committee from its Defense of Brands Strategic Account.

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26. On or about September 27, 2013, GMA contributed \$5,000,000 to the No on 522 political

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27	. All	the	funds	used	for	GMA's	contributions	to	the ?	No	on 522	political	committee	came
	fror	n its	Defer	ise of	Bra	nds Strat	egic Account.							

8. As of October 7, 2013, GMA has accumulated \$13,480,500 from GMA members contributions to the Account. Of that amount collected, GMA spent a total of \$7,222,500 in contributions to the No on 522 political committee to oppose Washington's Initiative 522.

V. CLAIMS

Based on the foregoing factual allegations and information and belief available to date, the State makes the following claims, each of which may give rise to multiple violations of RCW 42.17A.

- 1. <u>First Claim</u>: The State reasserts the factual allegations made above and further asserts that Defendant GMA, in violation of RCW 42.17A.205, failed to register as a political committee within two weeks after the date it first had the expectation of receiving contributions or making expenditures in the election campaign to oppose Initiative 522.
- 2. <u>Second Claim</u>: The State reasserts the factual allegations made above and further asserts that Defendant GMA, in violation of RCW 42.17A.210 and RCW 42.17A.215, failed to identify a treasurer for its political committee and a depository for its funds.
- . Third Claim: The State reasserts the factual allegations made above and further asserts that Defendant GMA, in violation of RCW 42.17A.235, .240 and .245, failed to regularly, timely, and electronically report the financial activities of its political committee, including identifying the sources of the contributions it received to make its expenditures to the No on 522 political committee to oppose Initiative 522.
- 4. <u>Fourth Claim</u>: The State reasserts the factual allegations made above and further asserts that Defendant GMA, in violation of RCW 42.17A.435, acted to conceal the true sources of funding for its electoral activities in opposing Initiative 522, including contributions it

VIOLATIONS OF RCW 42.17A

1	received from GMA members and the contributions it made to the No on 522 political
2	committee.
3	5. <u>Fifth Claim</u> : The State reasserts the factual allegations made above and further asserts
4	that the actions of Defendant GMA stated in the above claims were negligent and/or
5	intentional.
6	I. VI. RELIEF REQUESTED
7	WHEREFORE, the State hereby requests that the following relief as provided by
8 ·	RCW 42.17A:
9	1. Assess a penalty against Defendant GMA for its failures to timely and properly comply
10	with the above identified provisions of RCW 42.17A;
11	2. Compel Defendant GMA to register and report the financial transactions related to the
12	operation of its Defense of Brands Strategic Account as provided for in RCW 42.17A;
13	3. Order Defendant GMA to pay all costs of investigation and trial, including reasonable
14	attorneys fees, as authorized by RCW 42.17A.765(5);
15	4. In the event the Court finds Defendant GMA intentionally violated state campaign
16	finance disclosure laws, order any penalty assessed against Defendant GMA to be
.17	trebled as authorized by RCW 42.17A.765(5); and
18	5. Grant such additional and further relief as the Court deems appropriate.
19	Dated this 16th day of October, 2013.
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21	Respectfully submitted, ROBERT W. FERGUSON
22	Attorney General
23	LINDA A. DALTON, WSBA #15467
24	Senior Assistant Attorney General
25	CALLIE A. CASTILLO, WSBA #38214 Assistant Attorney General
26	Attorneys for Plaintiff

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